UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

AARON HOWARD, Individually and On Behalf of All Others Similarly Situated,

Civil Action No: 08 Civ. 2804 (RWS)(HBP)

Page 1 of 5

Plaintiff,

ELECTRONICALLY FILED

v.

THE BEAR STEARNS COMPANIES INC., THE BEAR STEARNS COMPANIES INC. EXECUTIVE COMMITTEE, JAMES E. CAYNE, ALAN D. SCHWARTZ, WARREN J. SPECTOR, SAMUEL L. MOLINARO, JR., ALAN C. GREENBERG and JOHN DOES 1-10,

Defendants.

[additional captions appear on next page]

DECLARATION OF ANDREW E. LENCYK IN SUPPORT OF WEBER PLAINTIFFS' REPLY TO DEFENDANTS' RESPONSE TO MOTIONS FOR CONSOLIDATION

ESTELLE WEBER, individually, on behalf of the Bear	Civil Action No: 08 Civ. 2870
Stearns Companies Inc. Employee Stock Ownership Plan, and all others similarly situated,	(RWS)(JCF)
Plaintiff,	
v.	
THE BEAR STEARNS COMPANIES, INC., CUSTODIAL TRUST COMPANY, JAMES CAYNE, ALAN SCHWARTZ, WARREN SPECTOR, SAMUEL MOLINARO, ALAN GREENBERG, and JOHN DOES 1 - 20,	
Defendants.	
ANTHONY PISANO, individually and on behalf of all others similarly situated,	Civil Action No: 08 Civ. 3006 (UA)
Plaintiff,	
v.	
THE BEAR STEARNS COMPANIES, INC., JAMES CAYNE, ALAN D. SCHWARTZ, WARREN J. SPECTOR, SAMUEL L. MOLINARO, JR., ALAN C. GREENBERG, and JOHN AND JANE DOES 1-20,	
Defendants.	
HANS MENOS, individually and on behalf of all others similarly situated,	Civil Action No: 08 Civ. 3035 (RWS)(HBP)
Plaintiff,	
v.	
THE BEAR STEARNS COMPANIES, INC., JAMES CAYNE, ALAN D. SCHWARTZ, WARREN J. SPECTOR, SAMUEL L. MOLINARO, JR., ALAN C. GREENBERG, and JOHN AND JANE DOES 1-10,	
Defendants.	

IRA GEWIRTZ, individually and on behalf of all others similarly situated,	Civil Action No: 08 Civ. 3089 (RWS)(JCF)
Plaintiff,	
v.	
THE BEAR STEARNS COMPANIES, INC., JAMES CAYNE, ALAN D. SCHWARTZ, WARREN J. SPECTOR, SAMUEL L. MOLINARO, JR., ALAN C. GREENBERG, and JOHN AND JANE DOES 1-20,	
Defendants.	
DREW V. LOUNSBURY, Individually and On Behalf of All Others Similarly Situated,	Civil Action No: 08 Civ. 3326 (UA)
Plaintiff,	
vs.	
THE BEAR STEARNS COMPANIES, INC., JAMES E. CAYNE, ALAN C. GREENBERG, ALAN D. SCHWARTZ, PAUL A. NOVELLY, FRANK T. NICKELL, FREDERICK V. SALERNO, VINCENT TESE, and JOHN AND JANE DOES 1-10,	
Defendants.	
SHELDEN GREENBERG, Individually and On Behalf of All Others Similarly Situated,	Civil Action No: 08 Civ. 3334 (UA)
Plaintiff,	
v.	
THE BEAR STEARNS COMPANIES, INC., JAMES E. CAYNE, ALAN D. SCHWARTZ, WARREN J. SPECTOR, SAMUEL L. MOLINARO, ALAN C. GREENBERG, and JOHN AND JANE DOES 1-10,	
Defendants.	

SCOTT WETTERSTEN, individually and on behalf of all Civil Action No: 08 Civ. 3351 others similarly situated, (UA) Plaintiff, v. THE BEAR STEARNS COMPANIES, INC., JAMES E. CAYNE, ALAN D. SCHWARTZ, WARREN J. SPECTOR, SAMUEL L. MOLINARO, ALAN C. GREENBERG, and JOHN AND JANE DOES 1-10, Defendants. RITA RUSIN, individually and on behalf of all others Civil Action No: 08 Civ. 3441 similarly situated, (UA) Plaintiff, v. THE BEAR STEARNS COMPANIES, INC., JAMES CAYNE, ALAN D. SCHWARTZ, WARREN J. SPECTOR, SAMUEL L. MOLINARO, JR., ALAN C. GREENBERG, and JOHN AND JANE DOES 1-20, Defendants. LAWRENCE FINK, individually and on behalf of all Civil Action No: 08 Civ. 3602 (RWS)(JCF) others similarly situated, Plaintiff, v. THE BEAR STEARNS COMPANIES, INC., JAMES CAYNE, ALAN D. SCHWARTZ, WÁRREŃ J. SPECTOR, SAMUEL L. MOLINARO, JR., ALAN C. GREENBERG, and JOHN AND JANE DOES 1-20, Defendants.

I, ANDREW E. LENCYK, declare the following under penalty of perjury of the laws of the State of New York:

- 1. I am the a partner at the law firm of Wolf Popper LLP ("Wolf Popper"), attorneys for Plaintiff Estelle Weber and the putative class members in the above-captioned Bear Stearns ERISA Litigation. I make this declaration in support of The Weber Plaintiffs' Reply To Defendants' Response To Motions For Consolidation, submitted herewith. I am familiar with the facts set forth herein and can and will testify to them if necessary.
- Attached hereto as Exhibit A is a true and correct copy of the discovery order in 2. Tittle v. Enron, N. H-01-4236, at 7 (S.D. Tex. Jan. 18, 2002).

Dated: April 18, 2008 New York New York.

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS

HOUSTON DIVISION

S

S

S

Ş

§

§

S

S

S

S

S

S S UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS ENTERED

PAMELA M. TITTLE, THOMAS O. PADGETT, AND GARY S. DREADIN, On Behalf of Themselves and a Class of Persons Similarly Situated,

JAN 22 2002

Plaintiffs,

Michael N. Milby, Clerk of Court

VS.

S §

CIVIL ACTION NO. H-01-3913✓ LEAD CASE CONSOLIDATED WITH

Ş S ENRON CORP., an Oregon Corporation, MARY K. JOYCE, ROBERT A. BELFER, NORMAN P. BLAKE, RONNIE C. CHAN, JOHN H. DUNCAN, WENDY L. GRAMM, KEN L. S HARRISON, ROBERT K. JAEDICKE, KENNETH L. LAY, CHARLES A. LEMAISTRE, JEFFREY K. SKILLING, § JOHN A. URQUHART, JOHN WAKEHAM, § THISBERT S. WINOKUR, JOHN MENDELSOHN, JEROME J. MEYER, REBECCA MARK-JUSBACHE, PAULO 8 V. FERRAZ, PEREIRA, FRANK S SAVAGE, Individually and as S constituting the Board of § Directors of Enron Corporation,§ JAMES S. PRENTICE, AND JOHN AND JANE DOES 2-20,

Defendants.

ROY E. RINARD AND STEVE LACEY,

Plaintiffs,

VS.

CIVIL ACTION NO. H-01-4060

ENRON CORPORATION AND THE NORTHERN TRUST COMPANY,

Defendants

MICHAEL P. HARNEY, On Behalf Of Himself and All Others Similarly Situated, Plaintiff, S VS. S CIVIL ACTION NO. H-01-4063 § ENRON CORPORATION, PHILIP J. S BAZELIDES, MARY K, JOYCE, S KENNETH L. LAY, JEFFREY K. S SKILLING, ROBERT A. BELFER, NORMAN P. BLAKE, JR., RONNIE C. CHAN, ROBERT K, JAEDICKE, CHARLES A. LEMAISTRE, JOHN A. URQUHART, JOHN WAKEHAM, HERBERTS S. WINOKUR, KEN L. HARRISON, JOHN MENDELSOHN, JEROME J. MEYER, JOHN H. DUNCAN, JOE H. § FOY, WENDY L. GRAMM, REBECCA MARK-JUSBACHE, PAULO V. FERRAZ § PEREIRA, AND FRANK SAVAGE, S S Defendants S GARY W. KEMPER, PHILIP CLIFFORD, ALAN E. RYMAN, ROGER § BOYCE, AND WILLIAM J. QUINLAN, On Behalf of Themselves and Others Similarly Situated, Plaintiffs, Ş S VS. CIVIL ACTION NO. H-01-4089 § S ENRON CORPORATION, ENRON CORPORATION SAVINGS PLAN ADMINISTRATIVE COMMITTEE, Ş JAMES S. PRENTICE, JOHN DOES Ş NOS. 1-10, ARTHUR ANDERSEN LLP, THE NORTHER TRUST COMPANY, § AND NORTHERN TRUST RETIREMENT CONSULTING, LLP, Defendants

BETTY J. CLARK, Individually and On Behalf of Others Similarly Situated, Plaintiff, S S VS. CIVIL ACTION NO. H-01-4125 ENRON CORPORATION, THE NORTHER TRUST COMPANY, HEWITT ASSOCIATES, JAMES S. PRENTICE, AND MARY K. JOYCE, Defendants DOROTHY RICKETTS, On Behalf of § the Enron Corporation Savings Plan and its Participants, S PLAINTIFF, S VS. S CIVIL ACTION NO. 01-4128 ENRON CORPORATION, ROBERT A. BELFER, NORMAN P. BLAKE, JR., RONNIE C. CHAN, JOHN H. DUNCAN, S WENDY L. GRAMM, KEN L. HARRISONS ROBERT K. JAEDICKE, KENNETH L. S LAY, CHARLES A. LEMAISTRE, JEFFREY K. SKILLING, JOHN A. URQUHART, JOHN WAKEHAM, HERBERTS S. WINOKUR, JOHN MENDELSOHN, JEROME J. MEYER, REBECCA MARK- § JUSBACHE, PAULO V. FERRAZ Ş PEREIRA, AND FRANK SAVAGE, Ş \$ Defendants

RICHARD POTTRATZ AND BRADLEY DIEBNER, On Behalf of themselves and All Others Similarly Situated, Plaintiffs, VS. CIVIL ACTION NO. H-01-4150 ENRON CORPORATION, PHILIP J. S BAZELIDES, ROBERT A. BELFER, NORMAN P. BLAKE, JR., RONNIE C.§ CHAN, JOHN H. DUNCAN, JOE H. FOY, WENDY L. GRAMM, KEN L. HARRISON, ROBERT K. JAEDICKE, MARY K. JOYCE, KENNETH L. LAY, CHARLES A. LEMAISTRE, JOHN MENDELSOHN, JEROME J. MEYER, PAULO V. FERRAZ PEREIRA, JAMES § PRENTICE, FRANK SAVAGE, JEFFREYS K. SKILLING, JOHN A. URQUHART, § JOHN WAKEHAM, AND HERBERT S. WINOKUR, Defendants CATHERINE STEVENS, WAYNE S STEVENS, CHARLES BRADLEY, AND S WAYNE AMONDSON, Plaintiffs, S VS. 8 CIVIL ACTION NO. H-01-4208 ENRON CORPORATION, JOHN DOES NOS. 1-10, JAMES S. PRENTICE, MARY K. JOYCE, AND THE NORTHERNS TRUST COMPANY, S Defendants 8

CHARLES PRESTWOOD, On Behalf of Himself and All Others Similarly Situated, Plaintiffs, VS. WILLIAM D. GATHMAN AND THE NORTHERN TRUST COMPANY, Defendants	S S S S S CIVIL ACTION NO. H-01-4209 S S S S S S
JOHN WALT AND MARK COURTNEY, On Behalf of Themselves and Others Similarly Situated, Plaintiffs, VS. KENNETH L. LAY, JEFF SKILLING, ROBERT A. BELFER, ANDREW FASTOW, NORMAN P. BLAKE, JR., RONNIE C. CHAN, JOHN H. DUNCAN WENDY L. GRAMM, ROBERT K. JAEDICKE, JOHN MENDELSOHN, PAULO V. FERRAZ PEREIRA, FRANK SAVAGE, JOHN WAKEHAM, HERBERT S. WINOKUR, JR., ARTHUR ANDERSEN LLP, AND CHARLES A. LEMAISTRE, Defendants	§ §

JOHN L. MOORE AND LINDA BRYANT, § Individually and on behalf of § the Enron Corporation Employee § Savings Plan, the A--Employee Stock Option Program, the Enron§ Corporation Cash Balance Plan, § and the Enron Employee Stock Ownership Plan and on Behalf of § a Class of all Other Persons Similarly Situated,

Plaintiffs.

VS.

CIVIL ACTION NO. H-01-4236

ENRON CORPORATION, THE ADMINISTRATIVE COMMITTEE OF THES ENRON CORPORATION EMPLOYEES SAVINGS PLAN, THE ADMINISTRA-TIVE COMMITTEE OF THE ALL-EMPLOYEE STOCK OPTION PROGRAM, THE ADMINISTRATIVE COMMITTEE OF§ THE ENRON CORPORATION CASH BALANCE PLAN, THE ADMINISTRA-TIVE COMMITTEE OF THE ENRON CORPORATION EMPLOYEE STOCK OWNERSHIP PLAN, JOHN DOES NOS. 1-30, Fiduciaries, AND RICHARD § ROES NOS. 1-30, Enron Corporation Directors and Insiders,

Defendants.

ORDER

Pending before the Court in consolidated lead action case No. H-01-3913 are two objections to Judge Rosenthal's December 12, 2001 order of consolidation, both filed by Plaintiffs from member cases H-01-4060, H-01-4208, and H-01-4209 (instruments #11 and 16).

Because their claims are grounded in ERISA, Plaintiffs' major concern about consolidation with the securities fraud cases appears to be the prejudice they would experience if their case were delayed because of the procedural safeguards built into the PSLRA, especially the selection of lead plaintiffs and lead counsel and the stay on discovery pending a ruling on motions to dismiss. 15 I.S.C. § 77z-1(b).

The effect of Enron Corporation's bankruptcy on all cases in which it is a named Defendant must be determined as a threshold matter and will be addressed at the scheduling conference set on February 25, 2002. Parties may choose to go forward by severing Enron Corporation from their suits or to seek from the bankruptcy court a lifting of the automatic stay for determination of liability in these actions, or to stay these cases and await the result of the bankruptcy proceedings.

Assuming that the litigation proceeds, given its size and complexity and the fact that many of the parties and counsel are involved in more than one group of cases, the Court believes that the savings in time, expense, and harassment of parties and witnesses by consolidation of discovery to the extent possible more than balances the amount of inconvenience and delay that may be experienced. The Court seeks to reassure Plaintiffs that it does not intend to rigidly impose on the ERISA cases the delayed schedule or procedural hoops required for the securities fraud cases governed by the PSLRA. Every effort will be made to accommodate both groups. Because Defendants are not permitted to object to motions for appointment of Lead Plaintiffs and Lead Counsel and because selection of Lead Plaintiffs and Lead Counsel will streamline preparations leading up to the February 15, 2002 hearing, the automatic stay imposed by Enron's bankruptcy will not interfere with the Court's determination of that matter in the securities fraud action, and the Court intends to address the motions as soon as the last one is ripe. If the securities fraud action goes forward, the Court will make every effort to expedite the pleading of the motion to dismiss and response time and issue a ruling. Since discovery by the ERISA and PSLRA parties will necessarily overlap, some flexibility in scheduling discovery by both groups will be necessary, but the Court is optimistic that as professionals and officers of the court, counsel can compromise and agree on these matters. Therefore Court OVERRULES Plaintiffs' objections.

The Court further

ORDERS that from this point on, all pleadings relating to the ERISA actions shall be filed solely in lead case H-01=3913, using the following style:

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

PAMELA M. TITTLE, on behalf of herself and a class of persons similarly situated, ET AL.,	
Plaintiffs,	
VS.	§ CIVIL ACTION NO. H-01-3913
	§ AND CONSOLIDATED CASES
ENRON CORP., an Oregon	§
Corporation, ET AL.,	§
	§ .
Defendants.	§

If the parties' pleadings relate to all three groups of Enron cases (securities fraud suits, shareholders' derivative suits, and ERISA suits), they should be filed in each lead case using the following style:

> IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

MARK NEWBY, ET AL., Plaintiffs VS. ENRON CORPORATION, ET AL., Defendants	(2) (2) (2) (2) (2) (2) (2) (2) (2) (2)	CIVIL ACTION NO. H-01-3624 AND CONSOLIDATED CASES
PIRRELLI ARMSTRONG TIRE CORPORATION RETIREE MEDICAL BENEFITS TRUST, Derivatively C Behalf of ENRON CORPORATION, ET. AL., Plaintiffs VS. KENNETH LAY, ET AL., Defendants) 	CIVIL ACTION NO. H-01-3645 AND CONSOLIDATED CASES
PAMELA M. TITTLE, on behalf of herself and a class of persons similarly situated, ET AL., Plaintiffs VS. ENRON CORP., an Oregon Corporation, ET AL., Defendants.		CIVIL ACTION NO. H-01-3913 AND CONSOLIDATED CASES

ORDERS that the ERISA member cases that have been consolidated into lead case H-01-3913 (i.e., Civil Action Nos. H-01-4060, H-01-4063, H-01-4089, H-01-4125, H-01-4128, H-01-4150, H-01-4208, H-01-4209, H-01-4299, and H-01-4326) are hereby ADMINISTRATIVELY CLOSED.

SIGNED at Houston, Texas, this 18 day of January, 2002.

MELINDA HARMON

UNITED STATES DISTRICT JUDGE